

**Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, D.C. 20554**

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JUN 21 1995

FEDERAL COMMUNICATIONS COMMISSION
OFFICE OF SECRETARY

In the Matter of)
)
Streamlining the Commission's)
Antenna Structure Clearance)
Procedure)
)
and)
)
Revision of Part 17 of the)
Commission's Rules Concerning)
Construction, Marking, and)
Lighting of Antenna Structures)

WT Docket No. 95-5

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COMMENTS OF ONECOMM CORPORATION

Pursuant to Section 1.415 of the Federal Communications Commission ("FCC" or "Commission") Rules and Regulations, OneComm Corporation respectfully submits its Comments in the above-captioned proceeding.¹ The Commission's Notice proposes to revise FCC rules to streamline the existing antenna structure clearance process, replacing those procedures that now apply to licensees and permittees with a uniform registration process for structure

¹ Notice of Proposed Rule Making, WT Docket No. 95-5, FCC 95-16 (released January 20, 1995) ("Notice").

owners. The Notice would implement recent Congressionally approved amendments to the Communications Act authorizing the Commission to make antenna structure owners primarily responsible for the installation and maintenance of painting and/or lighting for each antenna structure. The Notice also proposes to revise Part 17 of the Commission's rules regarding antenna structure lighting and painting to make it consistent with Federal Aviation Administration ("FAA") recommendations outlined in various FAA Advisory Circulars.²

OneComm supports the FCC's registration proposal that will streamline procedures and reduce the paperwork burden faced by both FCC license applicants and the Commission. OneComm also endorses the FCC's proposal to hold antenna structure owners primarily responsible for compliance with FAA antenna painting and lighting requirements. Antenna owners are better able to meet the obligations imposed by Commission and FAA and to ensure the safety of others.

OneComm has been working closely with the American Mobile Telecommunications Association ("AMTA") on the issues raised by this Notice. OneComm is in agreement with the arguments and positions set forth in the AMTA Comments submitted in this proceeding. OneComm may choose, however,

² Notice at ¶ 1, ¶ 2, and ¶ 21.

to raise separate arguments in the reply stage of this proceeding.

Respectfully submitted,

A handwritten signature in black ink, appearing to read "Michael R. Carper", followed by a small flourish or mark.

Michael R. Carper
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March 21, 1995

CERTIFICATE OF SERVICE

I, Bonnie G. Eissner, do hereby certify that, except as otherwise noted, copies of the foregoing **COMMENTS OF ONECOMM CORPORATION** were hand delivered to the following:

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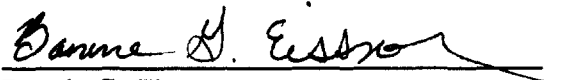
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